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ANGIE SPANKS, CIARK & District Court

MONTANA FIRST JUDICIAL DISTRICT COURT LEWIS AND CLARK COUNTY

IN RE: CONTINUANCES DUE TO NOVEL CORONAVIRUS AND COVID-19 DISEASE

Cause No. SB-2020-14

AMENDED ORDER

The First Judicial District Court's operations are being affected by the ongoing pandemic situation created by the spread of the novel coronavirus first detected in China and resulting outbreak of COVID-19 respiratory disease. It has become increasingly difficult for parties, counsel, court, clerk of court, pretrial services, probation and parole, and detention center staff to be present in the courtroom while at the same time strictly following public health recommendations relative to mitigating the virus and disease.

The United States President, Montana Governor, Lewis and Clark County Commission, Broadwater County Commission, City of Helena, and City of East Helena have each declared public health emergencies in response to this pandemic situation. Slowing the virus' transmission is very important in trying to mitigate this situation. In this regard, assessing the virus' known risk

is difficult based upon the increasing evidence that asymptomatic virus carriers can transmit the virus and the confirmation of positive Montana carriers. The Centers for Disease Control and Prevention (CDC), Montana Department of Public Health, Lewis and Clark County Department of Public Health, and Broadwater County Department of Public Health have each issued advisory precautions to try to reduce virus exposure and slow the disease's spread.

Based upon this compelling evidence, the First Judicial District Court has been persuaded that the risks associated with this pandemic presumptively outweigh the necessity of certain in-court proceedings in the First Judicial District. Accordingly, it is **HEREBY ORDERED** that the Lewis and Clark County and Broadwater County courthouses located in Helena and Townsend will remain open subject to the following limitations:

- 1. All jury trials (criminal and civil) currently scheduled to begin on or before May 1, 2020 are vacated, to be reset by the presiding judge.
- 2. For purposes of any asserted criminal speedy trial violation analysis, any delay directly attributable to this Order shall be charged to the State as institutional delay. See *State v. Ariegwe*, 2007 MT 204, 338 Mont. 442, 167 P.3d 815.
- 3. Any criminal defendant in custody who has been quarantined in the Lewis and Clark County Detention Center (LCDC) or the Broadwater County Detention Center (BCDC) by a CDC order or other foreign or domestic public health official shall not be allowed to appear in court without prior court permission.
- 4. Any litigant, including but not limited to non-custodial defendants, counsel and/or witnesses who have been quarantined by a CDC order

or other foreign or domestic public health official shall not be allowed to appear in court without prior court permission.

- 5. Any criminal defendant who requests a continuance, bond review, motion to suppress, or any other motion shall be excused from appearing personally before the Court if they are in custody at the LCDC, BCDC or any other custodial location. Any paperwork requiring a defendant's signature will be processed by either the Lewis and Clark County Sheriff's Office or Broadwater County Sheriff's Office.
- 6. Any criminal defendant scheduled for a motion to suppress, evidentiary hearing, bench trial, or any other scheduled evidentiary hearing shall only be transported from the LCDC or BCDC (unless such person has been quarantined) if other appearance arrangements cannot be made by phone, video, skype, google chat, or by other agreements of the parties.
- 7. All transport requests shall be made by defendant's attorney. No defendant shall be transported unless requested by his/her attorney.
- 8. For any jury trial (civil or criminal) continued by this Order, the parties shall, in good faith, engage in traditional plea negotiations or settlement negotiations via phone, video, skype, google chat, or by other social safe means as agreed to by the parties.
- 9. This Order does not vacate any pending deadlines (criminal and civil) other than the jury trial dates.
- 10. Attorneys or *pro-se* individuals seeking to modify any other deadlines must file a motion.
- 11. All non-jury proceedings such as bench trials, in-person hearings, change of plea hearings, bond hearings, summary judgment hearings,

and any other in-court appearances may be held at the presiding judge's discretion. Attorneys or *pro-se* individuals may request to continue such hearings or request leave to appear remotely by appropriate motions. Telephonic or video appearances are encouraged so long as deemed appropriate by the presiding judge. This Order does not limit a judge's discretion to consider and decide a pending matter without oral argument.

- 12. Until further notice, a district court judge shall preside over preliminary criminal matters filed in district court such as initial appearances and arraignments. Counsel shall be prepared to present bond arguments and/or suggested bond conditions at arraignments. These proceedings shall be conducted by telephonic or video means to the greatest extent possible.
- 13. All dependent neglect (DN) status hearings before a district judge are vacated through May 1, 2020.
- 14. All in-court and group Treatment Courts proceedings/meetings are suspended until May 1, 2020.
- 15. Counsel or *pro-se* individuals are encouraged to electronically file all pleadings. Compliance with Local Rule 5Jiii ("A hard copy original of an emailed document must be provided within five business days") is waived through May 1, 2020.
- 16. Litigants and attorneys who arrive at court and report they are not feeling well shall be ordered to reschedule their appearance.
- 17. The public and practicing bar are encouraged to continue using First Judicial District Court services while strictly following all applicable public health guidelines.

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- In the event any individual being held in custody at the LCDC 18. or BCDC tests positive for the novel coronavirus or COVID-19, the Lewis and Clark County Sheriff or the Broadwater County Sheriff shall immediately notify each other by email as well as all district judges, justices of peace, and city/municipal judges in Helena, East Helena, and Townsend.
- 19. The First Judicial District Judges will continue to assess the public health situation during the pendency of this Order. They may vacate, extend or amend this Order as circumstances require.

ORDERED this 20th day of March 2020.

MIKE MENAHAN

Chief District Court Judge

JAMES P. REYNOLDS

District Court Judge

District Court Judge

MICHAEL F. McMAHON

District Court Judge

c: Leo Gallagher, Lewis and Clark County Attorney (hand-delivered)

Cory Swanson, Broadwater County Attorney (via email)

Suzanne Seburn, Office of Public Defender (via email)

Leo Dutton, Lewis and Clark County Sheriff (hand-delivered)

Wynn Meehan, Broadwater County Sheriff (via email)

Angie Sparks, Lewis and Clark County Clerk of Court (hand-delivered)

Val Hornsveld, Broadwater County Clerk of Court (via email)

Honorable Mike McGrath, Montana Supreme Court Chief Justice (via email)

Honorable Kirk Flynn, Broadwater County Justice of Peace/City of Townsend Judge (via email)

Honorable Mike Swingley, Lewis and Clark County Justice of Peace (handdelivered)

Honorable Annie Peterson, City of Helena Judge (hand-delivered) Montana Bar Association (via email) Montana Judges Association (via email)

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